## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

ALLSTATE INSURANCE COMPANY, ALLSTATE INDEMNITY COMPANY, ALLSTATE PROPERTY & CASUALTY INSURANCE COMPANY AND ALLSTATE FIRE & CASUALTY INSURANCE COMPANY

Plaintiffs,

-against-

A & F MEDICAL P.C., ADVANCED CHIROPRACTIC OF NEW YORK P.C., ALIGNMENT CHIROPRACTIC CARE P.C., ART OF HEALING MEDICINE, P.C., ATLAS ORTHOGONAL CHIROPRACTIC P.C., AVICENNA MEDICAL ARTS P.L.L.C., AVM CHIROPRACTIC P.C., BIG APPLE CHIROPRACTIC P.C., BRONX-METRO CHIROPRACTIC HEALTH SERVICES P.C., BSZ CHIROPRACTIC P.C., DEDICATED CHIROPRACTIC P.C., DUMONT MEDICAL DIAGNOSTICS P.C., P.C., ELMONT WELLNESS DYNASTY MEDICAL CARE, CHIROPRACTIC P.C., FLOW CHIROPRACTIC P.C., **GOLDEN CHIROPRACTIC** P.C., GREAT HEALTH CHIROPRACTIC P.C., HEIGHTS CHIROPRACTIC SERVICES P.C., M. SADEES M.D. P.C., NEW BEGINNING CHIROPRACTIC P.C., NO MORE PAIN CHIROPRACTIC P.C., NORTHSHORE CHIROPRACTIC DIAGNOSTICS P.C., POWER CHIROPRACTIC P.C., PRIORITY MEDICAL DIAGNOSTICS P.C., RB CHIROPRACTIC CARE P.C., RICHMOND MEDICAL DIAGNOSTICS P.C., SUPREME HEALTH CHIROPRACTIC P.C., TRUE-ALIGN CHIROPRACTIC CARE P.C., WAY TO HEALTH CHIROPRACTIC P.C., WHITE PLAINS MEDICAL CARE, P.C., ROBERT ALBANO, D.C., ADELIYA ISAAKOVNA AKPAN, M.D., KARL BAUER, D.C., AUTUMN CUTLER, D.C., AHMED ELSOURY, M.D., NICHOLAS FENNELLI, M.D., ANDREW GARCIA, D.C., MICHAEL GORELIK, D.C., SURENDER GORUKANTI, M.D., GRAIG GRANOVSKY, D.C., JOSEPH HUMBLE, D.C., ANTHONY MANDRACCHIA, D.C., ALEXANDER MAZUROVSKY, D.C., SOPHIA MOHUCHY, D.C., RUSSELL NERSESOV, D.C., CHARLES NGUYEN, D.C., MOHAMED NOUR, M.D., RAMKUMAR PANHANI, M.D., SVETLANA PINKUSOVICH, M.D., ALEXANDER PINKUSOVICH, M.D., NICOLETTE MERAV SADEES, M.D., PAUL SCARBOROUGH, D.C., MARK SOFFER, D.C., ALEXANDER VEDER, M.D., NARCISSE VERSAILLES, M.D., GUY VILLANO, D.C., MELANIE WALCOTT, D.C. and YAKOV ZILBERMAN, D.C.

14-CV-06756-JBW-MDG

**STIPULATION** 

Defendants.

IT IS HEREBY STIPULATED AND AGREED by and between the undersigned attorneys for Plaintiffs, and Defendants Northshore Chiropractic Diagnostics, PC and Mark Soffer, DC, that:

- (1) Defendants' time to respond to the Complaint in the above-entitled action is extended up to and including January 22, 2015.
- (2) Defendants hereby submit to the jurisdiction of the United States District Court for the Eastern District of New York and waive any defenses or objections based upon lack of personal jurisdiction.
- (3) This Stipulation may be signed in counterparts and a facsimile copy shall be sufficient for all purposes.

Dated: New York, New York December 22, 2014

STERN & MONTANA, LLP

Daniel S. Marvin, Esq. (DM-7106)

Attorneys for Plaintiffs
Trinity Centre

115 Broadway, 20<sup>th</sup> Floor New York, NY 10006

(212) 532-8100

SCHWARTZ LAW, PC.

Evan S. Schwartz, Esq. ( 2)

Attorney for Defendants 666 Old Country Road

Ninth Floor

Garden City, New York 11530-2020

(516) 745-1122

Dated: Brooklyn, New York \_\_\_\_\_, 2014

SO ORDERED.

HON. MARILYN D. GO United States District Judge